

1 HONORABLE RONALD B. LEIGHTON
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

9 T-MOBILE USA, INC., a Delaware
10 corporation,

11 Plaintiff,

12 v.
13 SHERMAN TERRY; CUSTOM
14 ACCESS, INC.; GEORGE E. COLLETT
D/B/A/ CELL PHONE GEORGE;
15 MATHEW COLLETT; MARILOU
COLLETT; SARAH M. HOFFMAN;
SANDRA ORTIZ; JOHN DOES 1-10,
XYZ COMPANIES 1-10,

16 Defendant.

17 CASE NO. C11-5655RBL
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ORDER DENYING MOTIONS FOR
SUMMARY JUDGMENT
[DKTS. 98, 99, 100]

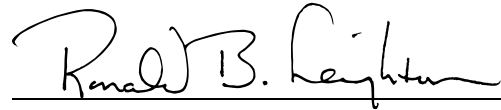
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THIS MATTER is before the Court on Motions for Summary Judgment brought by the
defendants: George Collett [Dkt. #98], Marilou Collett [Dkt. #99], and Sarah Hoffman [Dkt.
#100]. In each of the Motions for Summary Judgment the defendants profess their innocence.
They each claim that the allegations in the Complaint are fabricated and that there is no evidence
of wrongdoing. On Friday, October 21, 2011, George Collett confessed of his wrongdoing and
that of others. He admitted that his company knowingly violated the terms of the Preliminary
Injunction entered by Judge Charles A. Pannell, Jr., United States District Judge for the Northern

1 District of Georgia [Dkt. #82]. This Court found, by clear and unequivocal evidence, that
2 George Collett was in contempt.

3 Based upon the evidence filed by T-Mobile in opposition to these motions and the
4 testimony at the trial for contempt, the Motions for Summary Judgment [Dkt. #s 98, 99 and 100]
5 are **DENIED**. The Motion for Extension of Time for Discovery [Dkt. #106] is **DENIED**.

6 **IT IS SO ORDERED.**

7 Dated this 25th day of October, 2011.

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10 RONALD B. LEIGHTON
11 UNITED STATES DISTRICT JUDGE

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